etal borough etal 19

Dostroct Of Delawase C.A.No.10-829-LPS

Motion To Voluntarily Desmiss Complaint After howing a chance to review case law the plantaff hereby respectfully asks thes court to allow heirs to blustainly desmoss the above tetted action. In support Of thes another broades:

Even though prental felt to shoot how over = 25 ter reviewing souther cases the plantest = 35 believes that the Cast would and unusual provision with the city to the Jun so to speak stree of he E second of come down when ordered he would not have been shot as many there's as he was.

The planner Feels as though the court will tend that the pepper ball for was the least TESTITETIVE MEANS OF STOPPING the PLANTAGE'S non-veolent grotest of harpping from a how-MOCK thed to the Tec' yard Fence sonce asyother views would have geoporalized the safety Of either staff or the prentill more so than perper ball bullets would have since the defendants would of had to stop plantiff Feore grotestang even of 9+ was non-valent and they could not allow here to hang 20 feet from a fence or remain outside Of this cell during count.

Wherefore, Planotett respectfully asks thes Court to please allow how to voluntarry desures these case we thout presidere.

Despectfolly

Dated: 11-4-11

Thomas Hordon

Thomas Gordon

SBI# 455684 1181 Paddock Road

Syrnaple 19977

SMYRNA, DELAWARE 19977 JAMES T. VAUGHN CORRECTIONAL CENTER SBI# 455684 1181 PADDOCK ROAD UNIT MAILED FROM ZIPCODE 19977 02 1M 0004280518

THIS LETTER WAS SENT BY AN INMATE WHO IS IN STATE PRISON. THE STATE IS NOT RESPONSIBLE FOR DEBTS INCURRED, OR FOR THE CONTENTS OF THE LETTER.

٤. ۽